

**UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF MISSISSIPPI**

IN RE: WILLIAM DEAN REESE, JR.  
MELISSA D. REESE

CASE NO.05-14052  
CHAPTER 7

COUNTRYWIDE HOME LOANS  
VS  
WILLIAM DEAN REESE, JR.  
MELISSA D. REESE

MOVANT  
RESPONDENT

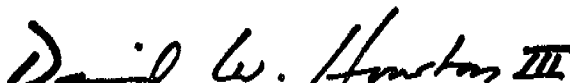
ALEX B. GATES  
RESPONDENT

**AGREED ORDER LIFTING AUTOMATIC STAY  
AND ABANDONING REAL PROPERTY**

**IT IS HEREBY ORDERED** that the Debtors agree to voluntarily abandon real property located at 3153 Quartz Drive Hernando, MS 38632, on which Countrywide Home Loans holds a Deed of Trust executed by William D. Reese and Melissa Reese on August 12, 2004 in the amount of \$142,200.00.

**IT IS FURTHER ORDERED** that the property is hereby abandoned and the bankruptcy stay is lifted as to said property.

**SO ORDERED**, this the 2<sup>nd</sup> day of Aug, 2005.

  
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UNITED STATES BANKRUPTCY JUDGE

APPROVED

John C. Morris, III for #10509

Emily Kaye Coonsmith

Attorney for Movant

Emily Kaye Coonsmith

Attorney for Debtor

Alex E. Gable, Trustee

Or Attorney for Trustees